IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:)	Case No. 19-23887-JAD
)	
Troy R. Sheffield)	Chapter 13
Debtor)	
)	Related to Doc. No.:
Troy R. Sheffild)	
Movant)	
)	
V.)	
)	
Wilmington Savings Fund Society, etal. and)	
Ronda J. Winnecour, Trustee,)	
Respondents)	

DECLARATION

I, Albert G. Reese Jr., Esquire, attorney for the above-referenced Debtor, hereby submit this formal written Declaration that the existing Chapter 13 Plan is sufficient to fund the plan with the modified debt for the following reason:

Pursuant to Wilmington Savings Fund Society's Notice of Mortgage Payment Change dated September 2, 2021, the Debtor's current escrow payment for account number ending in **3537** is **\$434.19**. The new escrow payment is **\$436.62**. The new total mortgage payment is **\$917.68**, effective October 1, 2021.

Dated: **September 6, 2021** Respectfully submitted by:

/s/ Troy R. Sheffield
Troy R. Sheffield

Dated: September 6, 2021

Respectfully submitted by:

/s/ Albert G. Reese, Jr., Esquire Albert G. Reese, Jr., Esquire Attorney for Debtor PA ID #93813 640 Rodi Road, 2nd Floor, Suite 2 Pittsburgh, PA 15235 (412) 241-1697 (412) 241-1687(fax) areese8897@aol.com